

Flavor Rabbani et al

Serial No. 08 978,635

Filed: November 25, 1997

Page 2 (Second Amendment in Connection With Notice To Comply With  
Requirements For Patent Application Containing Nucleotide Sequence  
And/or Amino Acid Sequence Disclosures Under 37 C.F.R. §§1.821-1.825  
August 16, 1999)

### REMARKS

By this Second Amendment applicants are directing the entry of the substitute paper copy of the accompanying "Sequence Listing" into the instant specification, thereby complying with the Raw Sequence Error Report that was attached to the February 16, 1999 Office Action issued in connection with the instant application.

No fee is believed due in connection with this Second Amendment. If any fee or fees are due, however, the Patent and Trademark Office is hereby authorized to charge the amount of any such fee to Deposit Account 05-1135, or to credit any overpayment thereto.

If helpful to processing this Amendment, the undersigned may be contacted by telephone at (212) 583-0100 during the daytime hours.

Respectfully submitted,



Ronald C. Fedus  
Registration No. 32,567  
Attorney for Applicants

ENZO THERAPEUTICS, INC.  
c/o Enzo Biochem, Inc.  
527 Madison Avenue (9<sup>th</sup> Fl.)  
New York, New York 10022  
(212) 583-0100

LC/USProsecution/Enz53/enz53(d4)/amendmentresequencerule081699-enz53D4

ENZ-53(D4)